97TH GENERAL ASSEMBLY

State of Illinois

2011 and 2012

SB0674

Introduced 2/8/2011, by Sen. John J. Cullerton

SYNOPSIS AS INTRODUCED:

210 ILCS 45/2-104 from Ch. 111 1/2, par. 4152-104

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning medical treatment.

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AN ACT concerning regulation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Nursing Home Care Act is amended by changing
Section 2-104 as follows:

(210 ILCS 45/2-104) (from Ch. 111 1/2, par. 4152-104)

Sec. 2-104. (a) A resident shall be permitted to retain <u>the</u> the services of his own personal physician at his own expense or under an individual or group plan of health insurance, or under any public or private assistance program providing such coverage. However, the facility is not liable for the negligence of any such personal physician. Every resident shall be permitted to obtain from his own physician or the physician

14 attached to the facility complete and current information concerning his medical diagnosis, treatment and prognosis in 15 16 terms and language the resident can reasonably be expected to 17 understand. Every resident shall be permitted to participate in the planning of his total care and medical treatment to the 18 19 extent that his condition permits. No resident shall be 20 subjected to experimental research or treatment without first 21 obtaining his informed, written consent. The conduct of any 22 experimental research or treatment shall be authorized and monitored by an institutional review board appointed by the 23

Director. The membership, operating procedures and review 1 2 criteria for the institutional review board shall be prescribed under rules and regulations of the Department and shall comply 3 with requirements for institutional review boards 4 the 5 established by the federal Food and Drug Administration. No person who has received compensation in the prior 3 years from 6 7 that manufactures, distributes, an entity or sells 8 pharmaceuticals, biologics, or medical devices may serve on the 9 institutional review board.

10 The institutional review board may approve only research or 11 treatment that meets the standards of the federal Food and Drug 12 Administration with respect to (i) the protection of human 13 (ii) financial disclosure subjects and by clinical 14 investigators. The Office of State Long Term Care Ombudsman and 15 the State Protection and Advocacy organization shall be given 16 an opportunity to comment on any request for approval before 17 the board makes a decision. Those entities shall not be provided information that would allow a potential human subject 18 to be individually identified, unless the board asks the 19 20 Ombudsman for help in securing information from or about the 21 resident. The board shall require frequent reporting of the 22 progress of the approved research or treatment and its impact 23 on residents, including immediate reporting of any adverse impact to the resident, the resident's representative, the 24 25 Office of the State Long Term Care Ombudsman, and the State 26 Protection and Advocacy organization. The board may not approve

any retrospective study of the records of any resident about the safety or efficacy of any care or treatment if the resident was under the care of the proposed researcher or a business associate when the care or treatment was given, unless the study is under the control of a researcher without any business relationship to any person or entity who could benefit from the findings of the study.

8 facility shall permit experimental No research or 9 treatment to be conducted on a resident, or give access to any 10 person or person's records for a retrospective study about the 11 safety or efficacy of any care or treatment, without the prior 12 written approval of the institutional review board. No nursing 13 home administrator, or person licensed by the State to provide 14 medical care or treatment to any person, may assist or 15 participate in any experimental research on or treatment of a 16 resident, including a retrospective study, that does not have 17 the prior written approval of the board. Such conduct shall be grounds for professional discipline by the Department of 18 Financial and Professional Regulation. 19

The institutional review board may exempt from ongoing review research or treatment initiated on a resident before the individual's admission to a facility and for which the board determines there is adequate ongoing oversight by another institutional review board. Nothing in this Section shall prevent a facility, any facility employee, or any other person from assisting or participating in any experimental research on

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1 or treatment of a resident, if the research or treatment began 2 before the person's admission to a facility, until the board 3 has reviewed the research or treatment and decided to grant or 4 deny approval or to exempt the research or treatment from 5 ongoing review.

6 (b) All medical treatment and procedures shall be 7 administered as ordered by a physician. All new physician 8 orders shall be reviewed by the facility's director of nursing 9 or charge nurse designee within 24 hours after such orders have 10 been issued to assure facility compliance with such orders.

According to rules adopted by the Department, every woman resident of child-bearing age shall receive routine obstetrical and gynecological evaluations as well as necessary prenatal care.

15 (c) Every resident shall be permitted to refuse medical 16 treatment and to know the consequences of such action, unless 17 such refusal would be harmful to the health and safety of 18 others and such harm is documented by a physician in the 19 resident's clinical record. The resident's refusal shall free 20 the facility from the obligation to provide the treatment.

(d) Every resident, resident's guardian, or parent if the resident is a minor shall be permitted to inspect and copy all his clinical and other records concerning his care and maintenance kept by the facility or by his physician. The facility may charge a reasonable fee for duplication of a record.

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1 (Source: P.A. 96-1372, eff. 7-29-10.)